ATTN: MAIL STOP AF PATENT APPLICATION

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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BEGEINED

In Re the Application of:

McCall, Catherine A. Hunter, Shirley Wu Weber, Eric R.

Serial No.: 09/662,293

Filed: September 14, 2000

Aug. File No.: AL-2-C4

FOR "NOVEL DERMATOPHAGOIDES PROTEINS AND FRAGMENTS

THEREOF (as amended)

Group Art Unit: 1644

FEB 0 3 2006

Examiner: Nolan, Patrick J.

### AMENDMENT AND RESPONSE AFTER FINAL

CERTIFICATE OF FACSIMILE TRANSMISSION

THEREBY CURTIFY THAT THIS CORRESPONDENCY IS DEING PACSIMILE TRANSMITTED TO EXAMINER PATRICK J. NOLAN, FAN NO. 571-273 8300, ADDRESSED TO MAIL STOP AF, COMMISSIONER FOR PATENTS. P.O. BOX 1450, ALTXANDRIA, VA 22313-1450, ON THIS 3RD DAY OF IT BRUARY 2006.

Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Dear Sir:

In response to the Final Office Action, mailed from the U.S. Patent and Trademark Office on September 20, 2005, and the Advisory Action, muiled from the U.S. Patent and Trademark Office on January 23, 2006, Applicants submit the following Amendments and Remarks. Applicants do not believe any fees are due, but in the event fees are due, please debit Deposit Account No. 081930.

#### REMARKS

The title has been amended to more accurately reflect the claimed invention.

Claim 66 has been amended by the removal of SEQ ID NO; s which refer to fragments of the full length *Dermatophagoides farinae* (Derf) 98 kDa protein. The claim is now drawn to proteins comprising the full length sequence of the Derf 98 kDa protein.

Claim 74 has been amended so that it now claims an isolated "polypeptide" instead of an isolated "protein". Consequently, claims 75-80, which depend from Claim 74, have been similarly amended. In addition, in Claim 77 the phrase "amino acids" has been amended to read "amino acid".

# 1. Rejections Under 35 U.S.C. 6112, first paragraph

Claims 66-68 were rejected by the Examiner for lack of enablement. Specifically, the Examiner has stated that SEQ ID NO's 1-11 and 13 are fragments, and proteins comprising such fragments are not enabled since it is unpredictable which proteins comprising which fragments would have the desired activity.

While Applicants disagree with the Examiner's position, in the interest of expediting prosecution, the claims have been amended. As discussed with Examiner Notan in a telephonic interview on Pebruary 1, 2006, claim 66 has been amended by the removal of SEQ ID NO's referring to fragments, thereby obviating the instant rejection.

## CONCLUSION

Applicants believe all of the newly submitted claims to be in condition for allowance. If any questions remain regarding this Application, the Examiner is invited to contact the undersigned at (970) 493-7272 ext. 4174.

Respectfully submitted.

Dated: February 3, 2006

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